



Hearing 1

Order Filed on April 27, 2017
by Clerk
U.S. Bankruptcy Court
District of New Jersey

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEW JERSEY

Steven R. Neuner, Esq.
Neuner and Ventura LLP
Willow Ridge Executive Office Park
750 Rte. 73 South-Ste. 210
Marlton, NJ 08053-4133
(856) 596-2828
sneuner@nv-njlaw.com
Attorneys for Joseph and Lindsay Rieger

In re: Joseph A. Rieger and Lindsay M. Rieger

Case No. 16-31140 ABA

Chapter 13

Judge: Hon. Andrew B. Altenburg

**ORDER ALLOWING FEES AND COSTS TO
NEUNER AND VENTURA LLP,
ATTORNEYS FOR JOSEPH AND LINDSAY RIEGER**

The relief set forth on the following pages, numbered two (2) through (2) is hereby **ORDERED**.

DATED: April 27, 2017


Honorable Andrew B. Altenburg, Jr.
United States Bankruptcy Court

Debtor: Joseph A. Rieger and Lindsay M. Rieger

Case No: 16-31140 ABA

Caption of Order: Order Allowing Fees and Costs to Neuner and Ventura LLP, Attorneys
for Joseph and Lindsay Rieger

Page 2

Upon consideration of the application of Neuner and Ventura LLP, Attorneys for Joseph and Lindsay Rieger for an order allowing fees and expenses, and good cause appearing therefor, it is hereby

ORDERED that

1. Neuner and Ventura LLP is hereby allowed the following fees and expenses as an administrative expense:

Fees total.	\$6077.50
Less Fees paid to date.	(\$2500.00)
Less additional fees to be paid through Plan.	(\$n/a)
Balance of Fees due.	<u>\$3577.50</u>

Expenses total.	\$ 525.95
Less Expenses Paid to Date.	(\$480.00)
Balance of Expenses due.	<u>\$ 45.95</u>

TOTAL THIS APPLICATION.	<u>\$6603.45</u>
Less amounts received.	(\$2980.00)
BALANCE DUE.	<u>\$3623.45</u>

2. The unpaid balance of \$3623.45 shall be payable:

 x through the chapter 13 plan as an administrative priority expense claim,
WITHOUT REGARD TO AMOUNTS ALREADY INCLUDED IN THE MOST
RECENTLY FILED PLAN.

 X outside the Plan if case is dismissed.

3. The debtor's monthly plan is modified to require a payment of \$ _____ per month for _____ months to allow for payment of the aforesaid fee.
4. If the case is converted to another Chapter, any unpaid balance of fees and costs allowed herein shall be treated as a prior Chapter administrative expense in such Chapter. Pursuant to 11 U.S.C. §§ 503(b) and 727(b), any unpaid balance due at closure of the case shall not be discharged but shall remain the Debtor's personal obligation.